E-Filed on 05/08/07 1 DIAMOND MCCARTHY LLP LEWIS AND ROCA LLP 2 909 Fannin, Suite 1500 3993 Howard Hughes Parkway, Suite 600 Houston, Texas 77010 Las Vegas, NV 89169-5996 Telephone (713) 333-5100 Telephone (702) 949-8320 3 Facsimile (713) 333-5199 Facsimile (702) 949-8321 Allan B. Diamond, TX State Bar No. 05801800 Susan M. Freeman, AZ State Bar No. 004199 4 Email: adiamond@diamondmccarthy.com Email: sfreeman@lrlaw.com Eric D. Madden, TX State Bar No. 24013079 Rob Charles, NV State Bar No. 006593 Email: rcharles@lrlaw.com Email: emadden@diamondmccarthy.com 5 Special Litigation Counsel for USACM Liquidating Trust Counsel for USACM Liquidating Trust 6 7 UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA 8 In re: 9 Case No. BK-S-06-10725-LBR USA COMMERCIAL MORTGAGE Case No. BK-S-06-10726-LBR COMPANY, 10 Case No. BK-S-06-10727-LBR Case No. BK-S-06-10728-LBR USA CAPITAL REALTY ADVISORS, 11 Case No. BK-S-06-10729-LBR LLC, 12 USA CAPITAL DIVERSIFIED TRUST CHAPTER 11 13 DEED FUND, LLC, Jointly Administered Under Case No. USA CAPITAL FIRST TRUST DEED BK-S-06-10725 LBR 14 FUND, LLC, MOTION FOR ORDER REQUIRING 15 EUGENE BUCKLEY TO APPEAR USA SECURITIES, LLC, Debtors. FOR EXAMINATION PURSUANT 16 TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 2004 **Affects:** 17 ☐ All Debtors [No hearing required] **IX** USA Commercial Mortgage Company 18 ☐ USA Capital Realty Advisors, LLC ☐ USA Capital Diversified Trust Deed Fund, LLC 19 ☐ USA Capital First Trust Deed Fund, LLC 20 ☐ USA Securities, LLC 21 22

Pursuant to Federal Rule of Bankruptcy Procedure 2004, the USACM Liquidating Trust (the "Trust" or "Movant") hereby moves this Court for an order requiring Eugene Buckley ("Buckley") to appear, as set forth in the subpoena to be issued under Federal Rule of Bankruptcy Procedure 9016, to appear for examination at the office of Lewis and

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Roca LLP, 3993 Howard Hughes Parkway, Suite 600, Las Vegas, NV 89169, on a business day no earlier than ten (10) business days after the filing of this Motion and no later than June 30, 2007 (or at such other mutually agreeable location, date, and time) and continuing from day to day thereafter until completed.

This Motion is further explained in the following Memorandum.

Memorandum

The Movant seeks information concerning various transactions and other dealings between USACM, the other debtors in the above-captioned cases (together with USACM, the "Debtors"), and the Debtors' affiliates, subsidiaries, parents, or otherwise related entities. The Movant seeks this information to assist in the collection of the assets and the investigation of the liabilities of the Debtors.

The requested discovery from Buckley is well within the scope of examination permitted under Bankruptcy Rule 2004, which includes:

[t]he acts, conduct, or property or . . . the liabilities and financial condition of the debtor, or ... any matter which may affect the administration of the debtor's estate, or to the debtor's right to a discharge. In a . . . reorganization case under chapter 11 of the Code, . . . the examination may also relate to the operation of any business and the desirability of its continuance, the source of any money or property acquired or to be acquired by the debtor for purposes of consummating a plan and the consideration given or offered therefore, and any other matter relevant to the case or to the formulation of a plan.

Conclusion

Accordingly, the Movant requests that this Court enter the form of order submitted with this Motion.

¹ FED.R. BANKR. P. 2004(b).

1 Dated: May 8, 2007. 2 DIAMOND MCCARTHY LLP LEWIS AND ROCA LLP 3 4 By: <u>/s/ Eric D. Madden</u> By: <u>/s/ Rob Charles</u> 5 Allan B. Diamond, TX 05801800 (pro hac vice) Susan M. Freeman, AZ 4199 (pro hac vice) William T. Reid, IV, TX 00788817 (pro hac vice) Rob Charles, NV 6593 6 Eric D. Madden, TX 24013079 (pro hac vice) 3993 Howard Hughes Parkway, Suite 600 909 Fannin, Suite 1500 Las Vegas, Nevada 89169-5996 7 (702) 949-8320(telephone) Houston, Texas 77010 (702) 949-8321(facsimile) (713) 333-5100 (telephone) 8 (713) 333-5199 (facsimile) 9 Special Litigation Counsel for USACM 10 Liquidating Trust Counsel for USACM Liquidating Trust 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Motion has been served on May 8, 2007, by United States Mail, first class, postage prepaid and properly addressed to Eugene Buckley by and through his counsel at the following address:

Andrew S. Gabriel McDonald, Carano, Wilson, L.L.P. 2300 W. Sahara Avenue Suite 1000, No. 10 Las Vegas, NV 89102-4396

_/s/ Eric D. Madden
Eric D. Madden